UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA

ADMINISTRATIVE GUIDE TO PRACTICE AND PROCEDURE



SUPPLEMENT TO THE LOCAL RULES

March 2004

(Current as of 3/30/2006)

The Administrative Guide to Practice and Procedure has been prepared as a supplement to the Local Bankruptcy Rules to facilitate publication of changes in practice and procedure in the Eastern District without the necessity for a revision to the Local Rules.

The format for the Guide is set to correspond to the governing rule.

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GENERAL INFORMATION PUBLIC ACCESS TO INFORMATION

VCIS

(Voice Case Information System)

The court is pleased to offer to the general public the VCIS public information access service. The system provides information about debtors by using the numbers or letters on the telephone keypad. A search may be performed by name, case number, and, if known, the full social security number or tax identification number.

To access the court's VCIS system by telephone, the numbers are:

Wilson: Local: 234-7655 Long Distance: 1-888-513-9765

Raleigh: Local: 856-4618 Long Distance: 1-888-847-9138

INTERNET

The court is pleased to offer to the general public access to court records through the Internet. The address to access court information is:

Home web page: http://www.nceb.uscourts.gov

Pacer Case information web page: http://ecf.nceb.uscourts.gov

Electronic e-filing: http://ecf.nceb.uscourts.gov

LIST OF COUNTY CODES FOR NORTH CAROLINA

North Carolina-Eastern	North Carolina-Middle	North Carolina-Western
37013 Beaufort 37015 Bertie	37001 Alamance 37025 Cabarrus	37003 Alexander 37005 Alleghany
		.
37017 Bladen	37033 Caswell 37037 Chatham	37007 Anson 37009 Ashe
37019 Brunswick		· · · · · · · · · · · · · · · · · · ·
37029 Camden 37031 Carteret	37057 Davidson	37011 Avery 37021 Buncombe
37041 Chowan	37059 <u>Davie</u> 37063 Durham	37021 Burke
·	-	
37047 Columbus	37067 Forsyth	37027 Caldwell
37049 Craven	37081 Guilford	37035 Catawba
37051 Cumberland	37093 Hoke	37039 Cherokee
37053 Currituck	37105 Lee	37043 Clay
37055 Dare	37123 Montgomery	37045 Cleveland
37061 Duplin	37125 Moore	37071 Gaston
37065 Edgecombe	37135 Orange	37075 Graham
37069 Franklin	37145 Person	37087 Haywood
37073 Gates	37151 Randolph	37089 Henderson
37077 Granville	37153 Richmond	37097 Iredell
37079 Greene	37157 Rockingham	37099 Jackson
37083 Halifax	37159 Rowan	37109 Lincoln
37085 Harnett	37165 Scotland	37111 McDowell
37091 Hertford	37167 Starly	37113 Macon
37095 Hyde	37169 Stokes	37115 Madison
37101 Johnston	<u>37171 Surry</u> 37197 Yadkin	37119 Mecklenburg 37121 Mitchell
37103 Jones	3/19/ Taukiii	37149 Polk
37107 Lenoir 37117 Martin		37161 Rutherford
37117 Wartin 37127 Nash		37173 Swain
37127 Nasn 37129 New Hanover		37175 Swam 37175 Transylvania
37131 Northampton		37179 Union
37133 Onslow		37189 Watuaga
37137 Pamlico		37193 Wilkes
37139 Pasquotank		37199 Yancey
<u>37137 Fusquotank</u> <u>37141 Pender</u>		37199 Tanecy
37143 Perquimans		
37147 Pitt		
37155 Robeson		
<u>37163 Sampson</u>		
<u>37177 Tyrrell</u>		
37177 Tynen 37181 Vance		
37183 Wake		
37185 Warren		
37187 Washington		
37191 Wayne		
37195 Wilson		

Rule 1007-1 LISTS, SCHEDULES AND STATEMENTS; TIME LIMITS

See Administrative Guide 1007-2(a)

Rule 1007-2 MAILING - LIST OR MATRIX

(a) Register of Mailing Addresses of Federal and State Governmental Units

Bankruptcy Administrator Post Office Box 3758 Wilson, NC 27895-3758 Bankruptcy Administrator Post Office Box 3039 Raleigh, NC 27602-3039

Internal Revenue Service Insolvency Support Services 320 Federal Place, Room 335 Greensboro, NC 27401

North Carolina Department of Revenue Office Services Division Bankruptcy Unit Post Office Box 1168 Raleigh, North Carolina 27602-1168

Employment Security Commission Post Office Box 26504 Raleigh, NC 27611-6504

United States Attorney 310 New Bern Avenue, Suite 800 Federal Building Raleigh, NC 27601-1461

(b) Preparation of Mailing Matrix

1. Filing petitions electronically through CM/ECF

Filing users must create a mailing list by entering all creditors for each petition into the petition preparation software. The creditor matrix must be saved in an ASCII (.txt) format before it can be successfully uploaded. The matrix must be uploaded into the electronic filing system at the same time the petition is filed electronically.

2. Filing paper petitions and filing petitions electronically through CourtWatch

All paper bankruptcy petitions submitted for filing must be accompanied by a paper matrix. The matrix must also be saved in an ASCII format (.txt) file and submitted on a diskette or attached to an e-mail.

In order to ensure that creditor names and addresses are scanned to create a clear image for display on the Internet and properly read by the Optical Character Reader (OCR) for transfer into the court's database, compliance with specific standards and requirements is necessary. The following information is divided into segments to provide instructions for creating the matrix, saving the data for transmission, and transmitting data to the court.

a. Creating the Matrix

- (1) The paper matrix should be prepared on plain white 8 ½ x 11 unruled or unblocked paper and shall not contain any extra marks such as letterhead, dates, debtor name, stains, or handwritten marks on the front of the matrix. The debtor's name and social security number must be shown on the back of the paper matrix.
- (2) The only writing on the paper matrix should be the typed names and address of the creditors. The certification of mailing matrix must be attached as a separate page from the matrix. Do not include the certification of mailing matrix on the diskette or the E-mail.
- (3) The content of the paper mailing matrix and the diskette or e-mail mailing matrix must be identical and certified accordingly by the Certification of Mailing Matrix as required by E.D.N.C. LBR 1007-2. The Certification of Mailing Matrix is filed with the paper matrix.
- (4) Use a good letter quality printer to print the matrix. The ability of the OCR to read creditor matrices prepared using dot matrix printers varies with the quality of the dot matrix printer used. LaserJet or InkJet printers provide better quality print than dot matrix printers.

- (5) Do not use unreadable type faces or print styles such as proportionally-spaced fonts or exotic fonts (such as Olde English or script) or bold print Twelve (12) pitch Times New Roman and Courier New fonts create good print quality that allows the Optical Character Reader (OCR) to accurately read the matrix.
- (6) Provide the original paper matrix. Poor quality photocopies are not readable by the scanner.
- (7) List creditors in alphabetical order.
- (8) DO NOT include the following parties on the creditor matrix:

Debtor Joint Debtor Attorney for the Debtor(s) Bankruptcy Administrator

Bankruptcy Administrator
Trustee

The names and addresses of these parties are added when the case is opened on the computer.

- (9) Names should be *first name <space> last name*.
- (10) Creditor names and address must be typed so that letters are no closer than $1\frac{1}{2}$ inches from any edge of the paper.
- (11) Each line of the address may have a maximum of 35 characters.
- (12) The maximum number of lines per address is 4.
- (13) Please make every effort to obtain a complete address for each creditor.
- (14) Leave one blank line between each address.
- (15) Never use the following symbols in names and/or addresses on the creditor matrix:

Ampersand (&). Type the word "and" instead.

Percent (%). If used to signify "care of" in a creditor's address, type "c/o" instead.

(16) Do not type a lower case "L" to signify the numeral one (1).

- (17) Do not type the upper or lower case letter "o" to signify the numeral zero (0).
- (18) Avoid misaligned lists caused by removing the paper from the typewriter before completing the list, or inserting the paper into the typewriter crooked.
- (19) Type in upper and lower case as you would on a letter.
- (20) States should be abbreviated using two capital letters *without periods or other punctuation*.
- (21) A comma must appear between the city and the state.
- (22) The last line of the matrix must be the city, state, zip code.
- (23) DO NOT type the attention line on the last line of the address. The attention line should be the second line of the address.
- (24) DO NOT include account numbers in the address.
- (25) The ZIP code must be typed on the last line of each address. If only a five digit ZIP code is used, DO NOT add 0000s to make it nine digits. Separate the two groups of digits in the zip code with a dash, not a space.

b. Saving the Matrix and Data

- (1) If you are using a computer program to create a bankruptcy petition, you should have a feature which allows you to export creditor information to a diskette or save as a file to attach to an e-mail. The vendor's technical support staff can assist with your questions.
- (2) If you are preparing the matrix using a word processor, the court can provide a matrix program at no charge. Your computer must be IBM compatible with Windows 98 or above. This program does not work in DOS. Contact the court to receive a copy of the court's matrix program or it may be retrieved from the court's web page at www.nceb.uscourts.gov.
- (3) When saving the matrix on a diskette or as a file to attach to an e-mail, the file name must be the debtor's social security number or tax identification number set up as follows: social security # 123-45-6789.txt, tax ID# 56-1234567.txt

- c. Transmitting the Matrix and Data to the Court
 - (1) The matrix must be saved in an ASCII text (.txt) format file and submitted on a diskette or attached to an e-mail as follows:
 - (a) E-mail the matrix file via the Internet to:

Wilson Cases: Matrix@nceb.uscourts.gov

Raleigh Cases: Matrix_Ral@nceb.uscourts.gov

- (b) Submit the matrix file on a diskette when the petition is filed.
- (2) An original paper matrix and certification of mailing matrix must continue to be submitted with the original petition.
- (3) Transmit the matrix as a file attachment to an e-mail as soon as it is available. E-mails are occasionally delayed and may arrive a day after the petition is received. Therefore, immediate transmission will improve coordination of the receipt of the matrix and the petition.
- (4) The e-mail message must state the debtor's full name, social security number and chapter of the case.
- (5) Indicate in a cover letter attached to the original petition the date the matrix was sent to the court by e-mail.
- (6) The contents of each diskette must be properly identified by a label on the diskette indicating the debtor's full name, social security number, and chapter of the case. Several matrices may be placed on one diskette. The label should be securely attached to prevent loss of the label in the mail.
- (7) Matrix submitted on diskette or as a file attached to an e-mail should be in one column format using the left column. Paper matrix should be submitted in a three column format.
- (8) Do not send a completely new matrix on diskette for an amendment or when filing statement of affairs.

Rule 1071-1 DIVISIONS - BANKRUPTCY COURT

Name of Division	<u>Headquarters</u>	Counties	
Elizabeth City	Wilson	Bertie Camden Chowan Currituck Dare Gates	Hertford Pasquotank Perquimans Tyrrell Washington
Fayetteville	Wilson	Cumberland Robeson	Sampson
New Bern	Wilson	Beaufort Carteret Craven Hyde Jones	Lenoir Martin Onslow Pamlico Pitt
Raleigh	Raleigh	Franklin Granville Harnett Johnston	Vance Wake Warren
Wilmington	Wilson	Bladen Brunswick Columbus	Duplin New Hanover Pender
Wilson	Wilson	Edgecombe Greene Halifax Nash	Northampton Wayne Wilson

Rule 2016-1 COMPENSATION OF PROFESSIONALS

(a)(1) Amount of Standard Base Fee:

Effective in cases filed on and after July 1, 2004, the standard base fee in a chapter 13 case is \$3,000.00.

(a)(6) Presumptive Non-base Fees:

Motion to extend or impose the automatic stay	
for repeat filers	\$350.00
Motion to use interrogatories, and interrogatories	\$150.00
Motion for turnover	\$250.00
Adversary proceeding for turnover	\$500.00
Uncontested lien avoidance	\$500.00
Motion to avoid judicial lien	\$200.00
Motion to modify plan post-confirmation	\$250.00
Motion to substitute collateral	\$350.00
Motion for authority to sell property	\$250.00
Application to incur debt	\$200.00
Defense of motion for relief from stay and/or	
co-debtor stay	\$350.00
Handling of an insurance inquiry received more	
than twelve (12) months after the	
Chapter 13 case is filed	\$50.00
Defense of motion to dismiss	\$200.00
Motion for hardship discharge	\$350.00
Objection to claims	\$200.00
Notice to abandon property	\$100.00

(a)(9)(B) Payment of Attorney Fees/Modification of Plan

These fees shall be paid by the Trustee at the rate of \$200.00 per month during the first year of the plan unless the Court directs otherwise. In a case where this rate will not pay the entire amount of the Standard Base Fee authorized to be paid in the Chapter 13 plan during the first 12 months of the plan, the trustee may adjust the monthly rate upward to pay the entire fee during this period.

Rule 5003-4 REGISTER OF MAILING ADDRESSES OF FEDERAL AND STATE GOVERNMENTAL UNITS

(e) Register of Mailing Addresses of Federal and State Governmental Units

Bankruptcy Administrator Post Office Box 3758 Wilson, NC 27895-3758 Bankruptcy Administrator Post Office Box 3039 Raleigh, NC 27602-3039

Employment Security Commission Post Office Box 26504 Raleigh, NC 27611

Internal Revenue Service Insolvency Support Services 320 Federal Place, Room 335 Greensboro, NC 27401

North Carolina Department of Revenue Office Services Division Bankruptcy Unit Post Office Box 1168 Raleigh, North Carolina 27602-1168

Secretary of the Treasury 1500 Pennsylvania Ave., N. W. Washington, DC 20220

Securities & Exchange Commission Branch of Reorganization Suite 1000 3475 Lennox Road, N. E. Atlanta, GA 30326-1232

*United States Attorney 310 New Bern Avenue, Suite 800 Federal Building Raleigh, NC 27601-1461

*NOTE: Federal Housing Administration, Farm Service Agency, Veterans Administration, Small Business Administration

Rule 5005-4(1) ASSIGNMENT TO SYSTEM AND FILING REQUIREMENTS

When a document is electronically filed within one day or on the day of a hearing scheduled in that case, the filing party must send an email to the appropriate judge's law clerk and to the courtroom staff notifying them of the filing.

Rule 5005-4(2) ELIGIBILITY, REGISTRATION AND PASSWORDS

(a) Registration

A person must register as a filing user by submitting a form prescribed by the clerk and shall provide the filing user's name, address, telephone number, internet e-mail address, and a declaration that the attorney is admitted to practice before this court, is exempt from the admission requirements or has been granted or has applied for leave to appear pro hac vice. Within a law firm, a separate registration form must be submitted for each attorney. A copy of the registration form is included in the Administrative Guide to Practice and Procedure and may be obtained from the clerk of court or the court's web site at www.nceb.uscourts.gov. The form may be duplicated for use by multiple applicants. All registration forms must be mailed or delivered in a sealed envelope to:

Clerk, U. S. Bankruptcy Court Attn: Electronic Filing Registration P.O. Drawer 2807 Wilson, North Carolina 27894-2807

(d) Training and Password

Following registration, each filing user must enroll in and complete a CM/ECF Filing User Training Program conducted by the clerk. Filing users may enroll one or more assistants or staff in the training. Selection and scheduling of applicants for CM/ECF training will be determined by the clerk. The clerk will use discretion in a fair and nondiscriminatory manner to ensure that all registrants are treated fairly.

After completion of training, each filing user will receive a login and password for the online training system and for limited CM/ECF inquiry purposes. No later than 10 business days following the classroom training, the filing user must complete the online training and contact the trainer conducting the training class to receive full activation of the filing user's CM/ECF password.

The court may accept training provided by another bankruptcy court and waive the classroom training requirement. Filing users trained by other courts must contact the court's training specialist for authorization to participate in the online training. The online training will provide training for the unique procedures for this court. The filing user will receive a login and password to access the training program. Upon completion of the online training the filing user must contact the court's training specialist to receive full activation of the filing user's CM/ECF password.

Filing users should periodically change their password. If an employee of a filing user leaves their employment, the filing user must immediately select and activate a new password.

Filing users are responsible for all applicable changes associated with the password and should maintain a record of their password, bar code number, and user profile information. The clerk will not maintain this information. Filing users are also responsible for keeping their office address, e-mail address, preferred notification method and other user profile information current in the Electronic Filing System.

Rule 5005-4(4) ENTRY OF COURT ORDERS; ISSUANCE OF ELECTRONIC SUMMONS

(b) Submission of Documents for Judges Signature

When motions, applications, objections to claim, and other requests for relief are filed electronically, the moving party must submit a proposed order for each request for relief through the **Order Upload** option in CM/ECF. The format of the proposed order must comply with Local Bankruptcy Rules 9004-2 and 5005-4(5) and conform to the following format requirements:

- 1. The top margin on the FIRST PAGE must be three (3) inches. All other pages of the order will have a top margin of one (1) inch.
- 2. To assist the court in verifying that the "entire" body of the submitted order has been properly transmitted, the LAST LINE in the order must be "End of Document", centered in the middle of the line.
- 3. Only consent orders showing parties signed signatures may be scanned and converted to PDF format. The "End of Document" statement must appear after the signatures. All other orders must be created in a word processing program and converted to PDF format.
- 4. A line for the date and a signature line for the judge is omitted. All orders will be signed electronically by the judge in the space provided by the top margin on the first page.

Proposed Orders which do not comply with this format will be rejected.

Rule 5005-4(5) FORMAT; ATTACHMENTS AND EXHIBITS

(a) Format

All electronic documents must be submitted in portable document (.pdf) format as created by Adobe Acrobat or another similar and compatible program supported by the court with the exception of the creditor list (matrix) which must be submitted in an ASCII text (.txt) format Electronic filings must not exceed 1 megabyte in size. Transmission time for effecting such filings is time sensitive. Filings that take more than 5 minutes to transmit, for security reasons, will time out. If a filing is larger than 1 megabyte and if any portion of the filing has been scanned, the filing document should be no more than 8 ½ by 11 inches, without color and the resolution should not exceed 300 DPI. If making these adjustments does not reduce the filing size to 1 megabyte or less, the filing user will make suitable arrangements with the court to effect the filing.

Rule 7016-1 PRETRIAL PROCEDURES

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA DIVISION

IN RE: CASE N JOE SMITH, 99 Debtor			
ABC CORP., v. JOE SMITH,	Plaintiff Defendant)))))	ADVERSARY PROCEEDING NO.: S-99-00070-5-AP
			FINAL PRETRIAL ORDER

DATE OF CONFERENCE: May 5, 1999

Appearance: John Y. Lawyer, Raleigh, North Carolina, for plaintiff; Sam X. Attorney, Fayetteville, North Carolina, for defendant.

I. STIPULATIONS

- A. All parties are properly before the court.
- B. The court has jurisdiction of the parties and of the subject matter.
- C. This is a core proceeding, or in the alternative, both parties have consented to hearing by the bankruptcy court.
- D. All parties have been correctly designated.
- E. There is no question as to misjoinder or nonjoinder of parties.
- F. Facts:
 - 1. Plaintiff is a New York corporation, licensed to do business and doing business in the State of North Carolina.
 - 2. Defendant is a citizen of Wake County, North Carolina.
- G. <u>Legal Issues:</u> The legal issue is whether the debt owed by the defendant to the plaintiff is nondischargeable under 11 U.S.C. § 523(a)(2)(B).
- H. Factual Issues:
 - 1. Did the defendant receive money, property, services, or an extension, renewal, or refinancing of credit through the use of a statement in writing that was materially false?
 - 2. Did the written statement relate to the defendant's or an insider's financial condition?
 - 3. Did the plaintiff reasonably rely on the written statement?

4. Did the defendant make or publish the written statement with the intent to deceive the plaintiff?

II. CONTENTIONS

A. Plaintiff

- 1. Facts:
 - (a) Plaintiff loaned defendant \$XXX,XXX based on written property appraisals that defendant had falsified materially.
 - (b) The written appraisals were on real property owned by the defendant.
 - (c) Plaintiff had no factual reason not to accept the appraisal and, therefore, reasonably relied on the appraisal.
 - (d) Defendant had the appraisal done simply for its use in obtaining the loan from plaintiff.
- 2. <u>Law:</u>
 - (a) The falsified property appraisal used by the defendant in obtaining a loan from the plaintiff has created a nondischargeable debt under 11 U.S.C. § 523(A)(2)(B).

B. <u>Defendant</u>

- 1. Facts:
 - (a) Defendant did not falsify the property appraisals he used in obtaining the loan from the plaintiff.
 - (b) Plaintiff is experienced as a commercial lender in the area and has made loans on property appraisals for 50 years.
 - (c) Defendant had the appraisal done at the plaintiff's request.
- 2. <u>Law:</u>
 - (a) The loan from plaintiff was not obtained through the use of a false appraisal and, therefore, the debt is dischargeable.

III. EXHIBITS

A.	<u>Plaintiff:</u>		
	<u>Number</u>	<u>Title</u>	Objection
	1	Appraisal of Bob Hope	Hearsay
	2	Deed of Trust dated 1/4/84	None
	3	Promissory Note dated 1/4/84	None
	4	Personal Financial Statement	None
		dated 12/3/83	
B.	Defendant:		
	<u>Number</u>	<u>Title</u>	<u>Objection</u>
	1	Appraisal of Joe Smith	Hearsay
	2	Debtor's Bankruptcy Petition	None

IV. D			INGS AND DISCOVE	RY MATERIALS	
	A.	Plaintiff: Document Plaintiff's first set of interrogatories	Portion Nos. 1, 8 and 9	Objection No. 8	Reason Privilege
		Deposition of Richard Roe	Vol. 1, line 6 p. 1, thru line 5, p. 6	Line 6, p. 1, thru line 2, p. 7	Hearsay
	B.	<u>Defendant:</u> No	one		
V.	WITI A. B.	NESSES Plaintiff: Name Frank Flake Defendant: All witnesses listed	Address Selma, N. C. by plaintiff:	Proposed Testimony Loan officer - facts surrounding the loan	
		Name Sam Smith	Address Apex, N. C.	Proposed Testimony Facts surrounding value of real property in the debtor's area	
Trial 7	Time est	imate:	days.		
			_	John Y. Lawyer Counsel for Plaintiff	
			_	Sam X. Attorney Counsel for Defendan	t
APPF	ROVED	BY:			
<u>U. S.</u>	Bankru	ptcy Judge			
DATI	ED.				

Rule 2002-1(c) NOTICE TO CREDITORS AND OTHER INTERESTED PARTIES

GUIDE TO SERVICE AND NOTICE REQUIREMENTS

This chart is a guide to common service and notice requirements in this court. It should be used in conjunction with the following explanatory notes.

- 1. Bankruptcy Rule 9014 requires all contested matters to be served in the manner provided by Bankruptcy Rule 7004. This chart has no effect on the methods of service prescribed by that rule, including the special rules for service upon the United States federal officers and agencies, state or municipal governments, and insured depository institutions.
- 2. The bankruptcy administrator should be served in chapter 7 and 11 cases only. The bankruptcy administrator need not be served in chapter 12 and 13 cases or in adversary proceedings unless named as a party.
- 3. In chapter 11 cases, a trustee appointed under 11 U.S.C. § 1104 should be served.
- 4. Filing fees referenced in the chart are authorized by 28 U.S.C. § 1930, and by the appendices thereto prescribed by the Judicial Conference of the United States.
- 5. This chart does not address filings by trustees in chapter 7 cases.

Codes for parties to serve:

D = Debtor T = Trustee 20 LUC = 20 Largest Unsecured Creditors

DA = Debtor's Attorney BA = Bankruptcy Administrator (in UCC = Unsecured Creditor's Committee

AP = Affected Parties chapters 7 & 11) or its counsel

All = All creditors on matrix

Pleading	# of Notice Days	Chapter	Parties to Serve	Comments
11 U.S.C. § 506(c) Fees & Expenses, Application for	15	All	BA, AP	
Abandon, Motion to	15	All	All, BA, T, DA	Fee required for creditor's motion
Accept/Reject Executory Contract, Motion to	15	11, 12, 13	(1) BA, AP, T, 20 LUC or UCC	
(1) Debtor's (2) Creditor's			(2) D, DA, BA, T, 20 LUC or UCC	
Accept/Reject Lease, Motion to	15	11, 12, 13	(1) BA, AP, T, 20 LUC or UCC	
(1) Debtor's			(2) D, DA, BA, T, 20 LUC or UCC	
(2) Creditor's				
Amendment to Schedules	None	(1) 7, 11, 12, (2) 13	(1) BA, AP, T	Fee may be required See 28 U.S.C. § 1930
		(2) 13	(2) T, AP	See 28 U.S.C. § 1930
Approval of Consent Order under BR 4001(d), Motion for	15	11	D, DA, BA, 20 LUC or UCC	
Avoid a Lien under 11 U.S.C. § 522(f), Motion to	15	All	AP, BA, T	

Pleading	# of Notice Days	Chapter	Parties to Serve	Comments
Cash Collateral	15	11, 12	(1) BA, T, AP, 20 LUC or UCC	For emergency situations,
(1) Debtor's Motion to Use			(2) D, DA, T, BA, 20 LUC or UCC	see BR 4001(b)
(2) Creditor's Motion to Prohibit				
Compensation and Expenses, Application for	20	All	All, T, BA, D, DA	See BR 2002(a)(6)
Compromise, Motion to	20	All	All, T, BA, D, DA	566 512 2002(4)(0)
Contempt/Sanctions, Motion for	15	All	D, DA, T, BA, AP	See BR 9020 for pleading requirements
Continue 341 Meeting of Creditors, Motion to	None	(1) 11	(1) BA	(1) DA MAY be directed to serve all creditors with the order continuing the 341 meeting
		(2) 7	(2) T, BA	the order continuing the 341 meeting
		(3) 12, 13	(3) T, BA	(3) DA MAY be directed to serve all creditors with the notice or order continuing the 341 meeting
Continue Hearing/Conference, Motion to	None	All	D, DA, T, BA, AP	Motion to be filed as soon
Debtor's Motion to Convert from Chapter 7 to 12	None	7	T, BA	as the need for a continuance arises If the case was previously
Debtor's Motion to Convert from Chapter 7 to 12	None	,	1, BA	converted, see 11 U.S.C. § 706
Convert from Chapter 7 to 11, Motion to (1) Debtor's	(1) None	7	(1) T, BA	(1) Filing fee required from debtor
(2) Creditor's	(2) 20		(2) All, T, D, DA, BA	(2) No fee required for creditor's motion
Convert from Chapter 11 to 7, Motion to	(=) = *	11	(=), -, - ,,	Fee required for all motions
(1) Debtor In Possession's	(1) None		(1) BA	
(2) Creditor's or Debtor Not In Possession's	(2) 20		(2) All, D, DA, BA	Serve trustee if one has been appointed
Convert from Chapter 13 to 11, Motion to	15	13		For exceptions, see 11 U.S.C. § 1112(a) (1) Fee required
(1) Debtor's	13	13	(1) All, BA, T	(1) ree required
(I) Bestol s			(1) 1111, 211, 1	(2) No fee required
(2) Creditor's			(2) All, BA, T, D, DA	(2) If the debtor is a farmer,
				see 11 U.S.C. § 1307(e)
Convert from Chapter 12 to 7, Notice of (1) Debtor's	None	12	Т	Motion to convert by party in interest, see 11 U.S.C. §1208(d)
				Fee is required
Convert from Chapter 7 to 13, Motion to (1) Debtor's	None	7	T, BA	If the case previously converted, see 11 U.S.C. § 706

Pleading	# of Notice Days	Chapter	Parties to Serve	Comments
Convert from Chapter 11 to 13, Motion to (1) Debtor's	20	11	All, DA, D, BA	
Convert from Chapter 13 to 7 (1) Debtor's (Notice)	(1) None	13	(1) T	Fee required
(2) Creditor's (Motion)	(2) 15		(2) D, DA, T	
Dismiss, Motion to (1) Debtor's	(1) None	(1) 13	(1) T	
(2) Creditor's	(2) 15	(2) 13	(2) D, DA, T	
(3) Debtor's	(3) 20	(3) 7, 11, 12	(3) All, T, BA	
(4) Creditor's	(4) 20	(4) 7, 11, 12	(4) All, D, DA, T, BA	
Employ Professional Person, Application to	None	7, 11, 12	BA, T	
Employ Officer(s) and Approval of Compensation, Application to	None	11	BA	See LBR 4002-1(c)(1)(A)
Employ Debtor's Attorney Under a Flat Fee Arrangement, Application to	20	11	All, BA	<u>In re Pineloch</u> , 192 BR 675 (Bankr. E.D.N.C. 1996)
Examination Under 2004, Application for	None	All	D, DA, AP, T, BA	Motion should be filed at least 10 days prior to the examination date
Examination by Interrogatories in lieu of attendance at the 341 meeting, Motion for	None	All	T, BA	If request is due to medical reasons, the motion should be accompanied by a doctor's statement
Extend Filing Deadline for 11 U.S.C. § 523 and/or § 727 Complaint, Motion to	None	7, 11	D, DA, T, BA	
Hardship Discharge, Motion for	None	12, 13	Т	DA will be directed to serve the notice on all creditors
Incur Debt, Motion to; or Obtain Credit, Motion to; or Post-Petition Financing, Motion for	(1) None	(1) 12, 13	(1) T	See LBR 4002-1(f)(4)
	(2) 15	(2) 11	(2) 20 LUC or UCC, BA, AP	For emergency situations see BR 4001(c)
Modify Plan, Motion to (1) Plan Proponent's	20	(1) 11	(1) All, T, BA, D, DA	<u> </u>
(2) Debtor's		(2) 12, 13	(2) All, T	
(3) Creditor's		(3) 12, 13	(3) All, T, D, DA	
Objection to Claim	30	All	D, DA, AP, T, BA	
Objection to Claim of Exemptions	15	All	D, DA, T, BA	This applies to individual debtors only

Pleading	# of Notice Days	Chapter	Parties to Serve	Comments
Objection to Disclosure Statement	None	11	D, DA, BA, T	
Objection to Plan	None	11, 12, 13	D, DA, BA, T	
Re-Open Case, Motion to	None	All	D, DA, T, BA	§ 1930(b) requires payment of filing fee and retrieval fee
Reconsider or Vacate Order, Motion to	15	All	D, DA, T, BA, AP	See BR 9023 and BR 9024
Relief from Automatic Stay, Motion for	15	(1) 7, 12, 13	(1) D, DA, T, BA	Fee required, see 11 U.S.C. § 1930(b)
		(2) 11	(2) D, DA, BA, T, 20 LUC or UCC	(2) see BR 4001
Relief from Co-debtor Stay, Motion for	15	13	D, DA, T, BA, Co-debtor	No fee is required
Sales (1) Private and Public, Notice of (2) Real Property, Application for	20	7, 11, 12, 13	All, D, DA, B	15-day response time require in all chapters See BR 6004 regarding a hearing date
Sell Free and Clear of Liens, Motion to	15	7, 11, 12	D, DA, BA, AP	
Turnover Order, Motion for	15	All	D, DA, T, BA, AP	
Valuation of Collateral, Motion for	15	All	D, DA, T, BA, AP	
Withdraw as Counsel, Motion to	15	All	D, T, BA	
Withdraw Motion/Response	None	All	D, DA, T, AP, BA	

RULE 9009-1

FORMS

Rev. 5/03

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA _____DIVISION

IN RE:	CASE NO.
DEBT	TOR
	APPLICATION FOR APPROVAL OF MENTAL HEALTH EVALUATION
	the debtor, and requests the Court to approve a pro bono or low cost mental health d states as follows:
1.	The debtor's mental health is a genuine issue of material fact to these bankruptcy proceedings in that (state relevance, examples: the debtor claims that debtor's mental health is relevant to the debtor's failure to attend meeting of creditors or hearings; the debtor claims that debtor's mental health is relevant to allegations related to challenges to the debtor's general discharge (Section 727) or arguments for an exception to discharge based upon fraud allegations (Section 523(a)(2)); the debtor seeks to discharge student loans based upon mental illness under Section 523(a)(8) or 42 U.S.C. 294g; the debtor seeks to avoid a default judgment based upon excusable neglect; or the debtor seeks to exempt personal injury award related to mental health);
2.	Based upon information and belief, the debtor's mental health should be examined by a mental health professional to determine whether the debtor may have (examples: manic depression, bipolar disorder, schizophrenia, paranoid personality disorder), or another recognized mental illness;
3.	Based upon the bankruptcy schedules and the debtor's available income and assets as follows, (set out monthly income and any liquid assets), the debtor is currently unable to pay for a mental health evaluation that is necessary and relevant to bankruptcy issues presented;
4.	After making diligent efforts to obtain mental health services to assist the debtor, the debtor has been unable to obtain relevant services based upon available health insurance, public health programs, or other third party services.
5.	A copy of this application has been transmitted to the Bankruptcy Administrator and (identify any other interested party).
	efore, based upon the foregoing, the debtor respectfully requests that the Court approve a w cost mental health evaluation in this case.
Date:	
	Debtor

Rev. 5/03

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA DIVISION

	VIDION
IN RE:	CASE NO.
DEBTOR	
ORDER	
Based upon the Application for Approval of Menta	al Health Evaluation by the debtor and
the representations contained therein, the Court approves	the debtor's request for a pro bono or
low cost mental health evaluation for purposes of this action.	
SO ORDERED.	
DATED:	
Bankr	ruptcy Judge

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA

CASE MANAGEMENT/ELECTRONIC CASE FILING (CM/ECF) SYSTEM ELECTRONIC FILING USER REGISTRATION FORM

Live System

An attorney desiring to register as a Filing User for filing documents through the internet component of the court's Case Management/Electronic Case Filing system must provide the information requested below:

Name		
Bar ID #	State of Admission	
Firm Name		
Mailing Address		
Voice Phone Number	FAX Number	
E-Mail Address		

By signing and submitting this registration form, the Filing User agrees to abide by the following requirements:

- 1. Pursuant to Federal Rule of Bankruptcy Procedure 9011 and Local Bankruptcy Rule 5005-4(8), every pleading, motion and other paper (except lists, schedules, statements or amendments thereto) shall be signed by a least one attorney of record and that signatures shall be indicated by "s/" and the typed name of the person signing in the following format: "s/Jane Doe" on the signature line. The unique password issued to each Filing User identifies the person upon login and constitutes the signature of the Filing User.
- 2. The Filing User must protect and secure the login and password issued by the court. The login and password must be used exclusively by the Filing User and authorized employees. The Filing User must not knowingly permit the login and password to be used by anyone who is not authorized. After the password is first issued by the court, the Filing User agrees to change the password on a regular basis, if an employee is no longer an authorized user, or as needed for other reasons to ensure its security. The Filing User must immediately notify the court if misuse of a password is suspected.

- 3. The Filing User expressly consents to receive notice and service of pleadings and other papers by electronic means from the court and other Filing Users in all cases. Applicant must maintain the accuracy of the CM/ECF Filing User account to ensure the receipt of electronic notice.
- 4. The Filing User understands that electronically filed documents that require original signatures from any person other than the Filing User must be maintained by the Filing User in paper form, bearing the original signatures, for four years after the closing of the case or proceeding in which the documents were filed. Upon the court's request, the Filing User must provide the original signed documents for review.
- 5. The Filing User agrees to abide by all the requirements set out in the Local Bankruptcy Rules and the Administrative Guide to Practice and Procedure currently in effect, and any changes or additions that later may be made.
- 6. The Filing User understands that the court may revoke a Filing User's login and password and, therefore, authority and ability to electronically file documents for cause, including failure to comply with any provisions of this agreement, failure to adequately protect the Filing User password, failure to comply with the provisions of the Local Bankruptcy Rules and/or Administrative Guide to Practice and Procedure, failure to pay any fees required for documents electronically filed, or other misuse of the electronic case filing system.

Date	Filing User Applicant
Return to:	
U. S. Bankruptcy Court	
Attn: Training Specialist	
Clerk of Court	
P.O. Drawer 2807	
Wilson, North Carolina 27894-2807	
For Court Use Only:	
Date Approved	
CM/ECF Filing User Login Name	

Rev. 1/2004

In re:

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Division

	 Bankruptcy Case No.

Chapter

Debtor(s)*

Name: Organization: Address:

APPEARANCE OF CHILD SUPPORT CREDITOR* OR REPRESENTATIVE

I certify under penalty of perjury that I am a child support creditor* of the above named debtor, or the authorized representative of such child support creditor, with respect to the child support obligation which is set out below:

Date	Child Support Creditor* or Authorized Representative	
Summary of Child Support O	bligation	
		If Child Support has been assigned:
Amount in arrears:		Amount of Support which is awad under Assignment
\$		Amount of Support which is owed under Assignment:
·		\$
Amount currently due per wee	ek or per month	
\$ \$ (per week)	nonth)	Amount owed primary child support creditor (balance no assigned):
(Per Ween)	1011111)	\$

^{*}Child support creditor includes both creditor to whom the debtor has a primary obligation to pay child support as well as any entity to whom such support has been assigned, if pursuant to Section 402(a)(26) of the Social Security Act or if such debt has been assigned to the Federal Government or to any State or political subdivision of a state.

Rev. 9/97

UNITED STATES BANKRUPTCY COURT

EASTERN DISTRICT OF NORTH CAROLINA Division		
In re:	Case No.	
Debtor(s	3)	
	TIFICATION OF MAILING MATRIX EQUIRED BY E.D.N.C. LBR 1007-2	
• • •	enalty of perjury that the attached list of creditors which has been by the clerk is true and accurate to the best of my knowledge and the petition.	
Date:	Attorney for Debtor	

Rev. 9/97

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Division

IN RE: CASE NUMBER:	
DEBTOR(S)	
NOTICE OF [MOTION TO] [OBJECTION TO]	
has filed papers with the court to [relief sought in motion or objecti	on].
Your rights may be affected. You should read these papers carefully and discuss them with attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may we consult one.)	•
If you do not want the court to grant the [relief sought in motion or objection], or if you was court to consider your views on the [motion] [objection], then on or before(date), otherwise ordered, you or your attorney must file with the court, pursuant to Local Rule 9013-9014-1, a written response, an answer explaining your position, and a request for hearing at:	unless
{address of the bankruptcy clerk's office}	
If you mail your {request} {response} to the court for filing, you must mail it early enough court will receive it on or before the date stated above.	so the
You must also mail a copy to: {list names and addresses of applicable parties}	
movant's attorney, debtor(s), debtor(s) attorney, trustee, Bankruptcy Administrator, other parties in interest.	and
If a response and a request for hearing is filed in writing on or before the date set above, a be will be conducted on the [motion] [objection] at a date, time and place to be later set and all particles to be notified accordingly.	_
If you or your attorney do not take these steps, the court may decide that you do not opporelief sought in the motion or objection and may enter an order granting that relief.	se the
Date: Signature:	
Name: Address:	

COMPUTATION OF RESPONSE TIME

Pursuant to Bankruptcy Rule 9006 the following guidelines are provided to compute the time allowed to respond to a motion or objection.

- 1. Local Bankruptcy Rule 9014-1(c) provides that a response and accompanying affidavits, if any, to any motion shall be filed within 15 days from the date of the service of the motion, unless otherwise ordered or provided in the Federal Rules of Bankruptcy Procedure or Local Bankruptcy Rules.
- 2. The designated period of time begins to run by excluding the day of the service but including the last day, unless the last day falls on Saturday, Sunday or a legal holiday, in which event the period runs until the end of the next business day.
- 3. Bankruptcy Rule 9006 provides for three additional days to perform an act when the period is computed from service, and service is done by mail. Thus if the notice of motion is served by mail (postal or electronic), three days must be added to the period in paragraph 2 before computing the due date. If the last day falls on Saturday, Sunday or a legal holiday, the next business day is the due date.
- 4. When computing a response time that is reduced by an order, if the period of time for a response is less than 8 days, intermediate Saturdays, Sundays and legal holidays are excluded in the computation.

Computation Example providing 15 days response time:

Service of Motion on June 1 providing 15 days response time plus 3 additional days for service.

Response time period = June 2 through June 20

Response due date = June 20 (unless this date falls on a Saturday, Sunday or legal holiday, then designate the date of the next business day). In this case June 20 falls on Sunday; therefore June 21 is the response due date.

Computation Example providing for less than 8 days response time:

Service of Motion on June 1 providing 7 days response time (Time reduced by Order)

Response time period = June 2 through June 13 (Excluded June 5 -Saturday; June 6 - Sunday)

Response due date = June 10

If an order shortens the response time to a specific date, additional days for service are not added.

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Division

	DIVISIOII	
IN RE:		CASE NUMBER:
DEBTOR(S)		
	NOTICE OF OBJECTION TO CL	AIM
	has filed an objection to your	claim in this bankruptcy case.
Your claim may be discuss them with your attornal	e reduced, modified, or eliminated. You should reprint orney, if you have one.	ad these papers carefully and
•	the court to eliminate or change your claim, then on the court, pursuant to Local Rule 9014-1, a written for hearing at:	· · · · · · · · · · · · · · · · · · ·
	{address of the bankruptcy clerk's of	fice}
ear	you mail your response to the court for filing, you narly enough so that the court will receive it on or buted above.	
Yo	ou must also mail a copy to:	
	{objector's attorney's name and addr {names and addresses of others to be s	
<u>=</u>	request for hearing is filed in writing on or before tion to claim at a date, time and place to be later so	_
If you or your atto objection to your claim.	rney do not take these steps, the court may decide	e that you do not oppose the
Date:	Signature: Name:	
	Address:	

COMPUTATION OF RESPONSE TIME

Pursuant to Bankruptcy Rule 9006 the following guidelines are provided to compute the time allowed to respond to a motion or objection.

- 1. Bankruptcy Rule 3007 provides that a response and accompanying affidavits, if any, to an objection to claim shall be filed within 30 days from the date of the service of the objection.
- 2. The designated period of time begins to run by excluding the day of the service but including the last day, unless the last day falls on Saturday, Sunday or a legal holiday, in which event the period runs until the end of the next business day.
- 3. Bankruptcy Rule 9006 provides for three additional days to perform an act when the period is computed from service, and service is done by mail. Thus if the notice of motion is served by mail (postal or electronic), three days must be added to the period in paragraph 2 before computing the due date. If the last day falls on Saturday, Sunday or a legal holiday, the next business day is the due date.

Computation Example providing 30 days response time:

Service of objection to Claim on June 1

Response time period = June 2 through July 5

Response due date = July 5 (unless this date falls on a Saturday, Sunday or legal holiday, then designate the date of the next business day)

Rev. 2/2000

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA

Division

REAFFIRMATION AGREEMENT

Debtor's Name	Bankruptcy Case No.
	Chapter
Creditor's Name and Address	

Instructions:

- 1) Attach a copy of all court judgments, security agreements, and evidence of their perfection
- 2) File all the documents by mailing them or delivering them to the Clerk of the Bankruptcy Court

NOTICE TO DEBTOR

This agreement gives up the protection of your bankruptcy discharge for this debt.

As a result of this agreement, the creditor may be able to take your property or wages if you do not pay the agreed amounts. The creditor may also act to collect the debt in other ways.

You may rescind (cancel) this agreement at any time before the bankruptcy court enters a discharge order or within 60 days after this agreement is filed with the court, whichever is later, by notifying the creditor that the agreement is canceled.

You are not required to enter into this agreement by any law. It is not required by the Bankruptcy Code, by any other law, or by any contract (except another reaffirmation agreement made in accordance with Bankruptcy Code § 524(c)).

You are allowed to pay this debt without signing this agreement. However, if you do not sign this agreement and are later unwilling or unable to pay the full amount, the creditor will not be able to collect it from you. The creditor also will not be allowed to take your property to pay the debt unless the creditor has a lien on that property.

If the creditor has a lien on your personal property, you may have a right to <u>redeem</u> the property and eliminate the lien by making a single payment to the creditor equal to the current value of the property, as agreed by the parties or determined by the court.

This agreement is not valid or binding unless it is filed with the Clerk, U. S. Bankruptcy Court. If you were not represented by an attorney during the negotiation of this reaffirmation

agreement, the agreement cannot be enforced by the creditor unless: (1) you have attended a reaffirmation hearing in the bankruptcy court, and (2) the agreement has been approved by the bankruptcy court. (Court approval is not required if this is a consumer debt secured by a mortgage or other lien on your real estate.)

REAFFIRMATION AGREEMENT

The debtor and creditor named above agree to reaffirm the debt described in this agreement as follows:

THE	E DEBT
Total amount of debt when case was filed	\$
Total amount of debt reaffirmed	\$
Above total includes the following:	
Interest accrued to date of agreement Attorney fees Late fees Other expenses or costs relating to the collection of this debt (Describe)	\$\$ \$\$ \$
Annual percentage rate (APR)	%
Amount of monthly payment	\$
Date payments start	
Total number of payments to be made	
Total of Payments if paid according to schedule	
Date any lien is to be released if paid according to schedule	

The debtor agrees that any and all remedies available to the creditor under the security agreement remain available.

All additional terms agreed to by the parties (if any):
Payments of this debt (were)(were not) in default on the date on which this bankruptcy case was filed.
This agreement differs from the original agreement with the creditor as follows:
CREDITOR'S STATEMENT CONCERNING AGREEMENT
AND SECURITY/COLLATERAL (IF ANY)
(II' AIVI)
Description of Collateral. (If applicable, list manufacturer, year and model):
Value \$
Basis or source for valuation
Current location and use of collateral
Expected future use of collateral
Check applicable boxes:
9 Any lien described herein is valid and perfected.

	<u>DEBTOR'S STATEMENT OF</u> <u>EFFECT OF AGREEMENT ON DEBTOR'S FINANCES</u>
Иy	monthly income (take home pay plus any other income received) is \$
und	current monthly expenses total \$
	DEBTOR'S STATEMENT CONCERNING DECISION TO REAFFIRM
I ag	ree to reaffirm this debt because
I be	lieve this agreement is in my best interest because

I (was)(was not) represented by an attorney during negotiations on this agreement.

CERTIFICATION OF ATTACHMENTS

	he security interest or lien (are)(are not) attached. nents which created and perfected the security interest
	.)
<u>SI</u>	<u>GNATURES</u>
Signature of Debtor	<u> </u>
Date	_
Signature of Joint Debtor	<u> </u>
Date	_
Name of Creditor	_
Signature of Creditor Representative	_
Date	

CERTIFICATION BY DEBTOR'S ATTORNEY (IF ANY)

hereby certify that (1) this agreement represents a fully informed and voluntary agreement by						
he debtor(s); (2) this agreement does not impose a hardship on the debtor or any dependent of						
the debtor; and (3) I have fully advised the debtor of the legal effect and consequences of this						
agreement and any default under this agreement.						
Date						
	Signature of Debtor's Attorney, (if any)					

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA ______ DIVISION

N THE MATTER OF:					CASE NUMBER:	
Debtor(s)						
		SCHI	EDULE C-1 - PROPERTY CLAIMI	ED AS EXEMPT		
I, nonbankruptcy Federal			property as exempt pursuant to 1 if necessary).	1 U.S.C. § 522 and th	e laws of the State	of North Carolina, and
exemption is not to exc property not to exceed	eed \$18,500; h \$37,000 in valu nd the former co	nowever, an unmage se so long as the proposed	ection 2) REAL OR PERSONAL Parried debtor who is 65 years of a property was previously owned by operty is deceased, in which case ow).	ge or older is entitled the debtor as a tenal	to retain an aggreg nt by the entireties	gate interest in the or as a joint tenant with
Description of Property and Address	Market <u>Value</u>	Owner (H)Husband (W)Wife (J)Joint	Mortgage Holder or Lien Holder	Amount of Mortgage or Lien	Net <u>Value</u>	Value Claimed as Exempt Pursuant to NCGS 1C-1601(a)(1)
Debtor's Age: Name of former co-own	er:		LUE OF REAL ESTATE CLAIMED	AS EXEMPT PURSU	ANT TO NCGS 1C	-1601(a)(1): \$.00
2. NCGS 1C-160	01(a)(3) MOTO	R VEHICLE (The	exemption in one vehicle is not t	o exceed \$3,500).		
Model, Year Style of Auto	Market <u>Value</u>	Owner (H)Husband (W)Wife (J)Joint	<u>Lien Holder</u>	Amount of Lien	Net <u>Value</u>	Value Claimed as Exempt Pursuant to NCGS 1C-1601(a)(3)

VALUE OF MOTOR VEHICLE CLAIMED AS EXEMPT PURSUANT TO NCGS 1C-1601(a)(3): \$

.00

38

3. NCGS 1C-1601(a)(4) (NC Const., Article X, Section 1) PERSONAL OR HOUSEHOLD GOODS (The debtor's aggregate interest is not to exceed \$5,000 plus \$1,000 for each dependent of the debtor, not to exceed \$4,000 total for dependents). The number of dependents for exemption purposes is _______.

Description of Property	Market <u>Value</u>	Owner (H)Husband (W)Wife (J)Joint	Lien <u>Holder</u>	Amount <u>of Lien</u>	Net <u>Value</u>	Claimed as Exempt Pursuant to NCGS 1C-1601(a)(4)
Clothing & personal						
Kitchen appliances						
Stove						
Refrigerator						
Freezer						
Washing machine						
Dryer						
China						
Silver						
Jewelry						
Living room furniture						
Den furniture						
Bedroom furniture						
Dining room furniture						
Television						
()Stereo ()VCR/DVD						
()Radio ()Video Camera						
Musical Instruments						
()Piano ()Organ						
Air conditioner						
Paintings/Art						
Lawn mower						
Yard tools						
Crops						
Recreational Equipment						
()Computer						

VALUE CLAIMED AS EXEMPT PURSUANT TO NCGS 1C-1601(a)(4): \$

4. NCGS 1C-1601(a	a)(5) TOOLS OF 1	TRADE (The debt	or's a	ggregate interest is n	ot to exceed S	\$2.000 i	n value).		
<u>Description</u>	Market <u>Value</u>	Owner (H)Husband (W)Wife (J)Joint		Lien <u>Holder</u>	Amount <u>Lien</u>		Net <u>Value</u>	E	Value Claimed as Exempt Pursuant to ICGS 1C-1601(a)(5)
5 NOOS 40 4004/	NO LIFE INCLID	ANCE (NC Const	Λ m4: α	VALUE CLAIME	D AS EXEMP	T PURS	UANT TO NCGS	-1C-160	01(a)(5): \$.00
5. NCGS 1C-1601(a)(6) LIFE INSURANCE (Description Insured		,	Last Four Digits Beneficiary of Policy Number (if child, initials of					Cash Value	
6. NCGS 1C-1601(a	a)(7) PROFESSIO	NALLY PRESCR	IBED	HEALTH AIDS (For D	Debtor or Debt	or's Dep	pendents, no limi	t on val	ue).
Description									
7. NCGS 1C-1601(a OR ANNUITIES, OR COMI COMPENSATION NOT EX	PENSATION FOR	DEATH OF A PE	RSO		DEBTOR WA				
<u>Description</u>			So	urce of Compensation	n, Including <u>N</u>			y) & La	ast Four Digits of
8. NCGS 1C-1601(a				ate interest in any pro	perty is not to	excee	d \$5,000 in value	of any	unused exemption
Description of Property and Address	Market <u>Value</u>	Owner (H)Husband (W)Wife <u>(J)Joint</u>		Lien <u>Holder</u>	Amoun <u>Lier</u>		Net <u>Value</u>	E	Value Claimed as exempt Pursuant to CGS 1C-1601(a)(2)
				VALUE CLAIMED A	S EXEMPT P	URSUA	NT TO NCGS 10	C-1601(a)(2): \$.0
9. NCGS 1C-1601(a Code, and any plan treate as described in §§ 408(a) Code, accounts establishe 401, 403, 408, 408A, 414, defined in G.S. 105-228.9	d in the same ma and 408A of the I d as part of a trus 457, or 510(a) of	inner as an indivi nternal Revenue at described in § 4	dual r Code 108(c)	RETIREMENT PLANS etirement plan, includ , individual retiremen of the Internal Rever	S & RETIREM ding individua t annuities as nue Code, and	IENT FU Il retirer describ Il funds	JNDS, as defined ment accounts a ped in § 408(b) o in an account ex	d in the nd Roth f the In empt fro	Internal Revenue retirement accounts ternal Revenue om taxation under §
Type of A				Location of Account			Last Four Digi	ts of Ac	ccount Number

10. NCGS 1C-1601(a)(10) FUNDS IN A COLLEGE SAVINGS PLAN, as qualified under § 529 of the Internal Revenue Code, and that are not otherwise excluded from the estate pursuant to 11 U.S.C. §§ 541(b)(5)-(6), (e), not to exceed a cumulative limit of \$25,000. If funds were placed in a college savings plan within the 12 months prior to filing, the contributions must have been made in the ordinary course of the debtor's financial affairs and must have been consistent with the debtor's past pattern of contributions. The exemption applies to funds for a child of the debtor that will actually be used for the child's college or university expenses.

College Savings Plan	Last For	ur Digits of Account Number	<u>Value</u>		Initials of	Child Beneficiary
. , , ,	s interest is exem	NEFITS UNDER THE RETIREM pt only to the extent that these				
Name of Retirement	,	State Government	al Unit	Last Four Digits of Identifying Number		
12. NCGS 1C-1601(a)(12) A N RECEIVED OR TO WHICH essary for the support of the de	THE DEBTOR IS	ORT, SEPARATE MAINTENANC ENTITLED (The debtor's interendent of the debtor).	E, AND CHILD SUP st is exempt to the e	PORT PAYM extent the pay	IENTS OR FUN yments or funds	IDS THAT HAVE s are reasonably
Type of Support	•	<u>Amount</u>			Location of	Funds
13. TENANCY BY THE EN		owing property is claimed as ex he entirety.	empt pursuant to 11	U.S.C. § 52	2 and the law o	of the State of Nort
Description of	Description of Market perty and Address Value		Lien Amo <u>Holder of L</u>			Net
Property and Address	<u>value</u>	<u>Holder</u>		of Lien		<u>Value</u>
	value	Holder		<u>of Lien</u>		<u>Value</u>
Property and Address			VALUE		S EXEMPT: \$	
Property and Address 14. NORTH CAROLINA PE	NSION FUND EX				S EXEMPT: \$	
14. NORTH CAROLINA PE North Carolina Loca	NSION FUND EX	EMPTIONS	CGS 128-31		S EXEMPT: \$	
14. NORTH CAROLINA PE	NSION FUND EXI al Government En chers and State E	EMPTIONS nployees Retirement benefits No mployees Retirement benefits N	CGS 128-31		S EXEMPT: \$	
14. NORTH CAROLINA PE North Carolina Loca North Carolina Tea	NSION FUND EXI al Government En chers and State E	EMPTIONS nployees Retirement benefits No mployees Retirement benefits No S 58-86-90	CGS 128-31		S EXEMPT: \$	
Property and Address 14. NORTH CAROLINA PE North Carolina Loca North Carolina Tead Firemen's Relief Fu Fraternal Benefit So	NSION FUND EX al Government En chers and State E ind pensions NCG ociety benefits NC Supplemental Ref	EMPTIONS Inployees Retirement benefits NO Imployees Retirement benefits	CGS 128-31 CGS 135-9	CLAIMED AS		

15. O	THER EXEMPTIO	NS CLAIMED UNDER LAWS O	F THE STATE OF NORTH CAR	ROLINA					
a.		Disabled and Families with De							
b.	Aid to the Blind	NCGS 111-18							
c.	Yearly Allowanc	e of Surviving Spouse NCGS 3	0-15						
d.	Workers Compensation benefits NCGS 97-21								
e.	Unemployment benefits, so long as not commingled and except for debts for necessities purchased while unemployed NCGS 96-17								
f.	Group insurance								
g.	Partnership prop	perty, except on a claim against	the partnership NCGS 59-55						
h.	Wages of debtor	necessary for support of family	NCGS 1-362						
i.		ne Separate Insurance Benefits and garnishment NCGS 143-16		nforcement officers are exempt					
j.	Vested benefits under the North Carolina Public Employee Deferred Compensation Plan are exempt from levy, sale, and garnishment NCGS 147-9.4								
16. FE	EDERAL PENSION	I FUND EXEMPTIONS							
a.		Retirement and Disability Payn	nents 22 U.S.C. § 4060						
b.	Civil Service Re	tirement benefits 5 U.S.C. § 83	346						
c.	Railroad Retiren	nent Act annuities and pensions	s 45 U.S.C. § 231m						
d.	Veterans benefit	s 38 U.S.C. § 5301							
e.	Special pension	paid to winners of Congression	nal Medal of Honor 38 U.S.C.	§ 1562					
f.	Annuities payab	le for service in the General Ac	counting Office 31 U.S.C. 776						
17. O	THER EXEMPTION	NS CLAIMED UNDER NONBAN	NKRUPTCY FEDERAL LAW						
a.	Social Security b	penefits 42 U.S.C. § 407							
b.	Injury or death c	ompensation payments from wa	ar risk hazards 42 U.S.C. § 171	7					
c.	Wages owing a	master or seamen, except for s	upport of a spouse and/or mino	r children 46 U.S.C. § 11109					
d.	Longshoremen a	and Harbor Workers Compensa	tion Act death and disability be	nefits 33 U.S.C. § 916					
e.	Crop insurance	proceeds 7 U.S.C. § 1509							
f.	Public safety offi	icers' death benefits 42 U.S.C.	§ 3796. See subsection (g)						
g.	Railroad unemp	oyment insurance 45 U.S.C. §	352. See subsection (e)						
	ECENT PURCHAS		ne debtor within ninety (90) day	s of the filing of the bankruptcy	petition.				
De	scription_	Market Value	<u>Lien Holder</u>	Amount of Lien	Net Value				

	iption of Replacement Pro	perty	Description of Property Liquid	dated or Converted that	May Be Exempt
of the United State of the State of Nort of a lien by a labor of a lien by a mech for payment of obli for contractual sec notwithstanding any g. For statutory liens, for criminal restitut Debts of a kind spe	er for work done and perficance for work done on the gations contracted for the urity interests in specific processes on the specific property a limony or distributive award on orders docketed as civiliance in the specific property a limony or distributive award on orders docketed as civiliance in the specific property and the s	ded by federal law ons for taxes, appearan for the person clapremises, but only as the purchase of specific reproperty affected; provides ory, nonpurchase mon ffected, other than judic rd order pursuant to Chyil judgments pursuant ta (1) (certain taxes), (5)	led, that the exemptions shall apply the security interest in any such good cial liens apter 50 of the General Statutes of the security.	to the debtor's househo s	
Claimant	Nature of Claim	Amount of Claim	Description of Property	Value of Property	Net Value
None of the claims	listed in paragraph 19 is s	subject to this claim of e	acement property under 18(b), has be exemptions. on its face to exceed the amount allo		·
			LTY OF PERJURY ON BEHALF OF I	NDIVIDUAL	
	empt, consisting of	sheets, and tha	_, declare under penalty of perjury t at they are true and correct to the be		
I, Property Claimed as Executed.	· · · · · · · · · · · · · · · · · · ·				

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA DIVISION

IN THE MATTER OF:		CASE NUMBER:				
Debtor(s)	SCHEDULE C - 2 - PROPER	TY CLAIMED AS EXEMPT				
I,, cla or the laws of a State other than No	nim the following property as exert orth Carolina, and nonbankruptcy	npt pursuant to 11 U.S.C. § 522 an Federal law: (<i>Attach additional</i> s	nd the Federal bankruptcy law sheets if necessary).			
G Check if debtor claims a ho	omestead exemption that exceeds \$	6125,000.				
Description of Property	Specify Law Providing Each Exemption	<u>Value of</u> <u>Claimed</u> <u>Exemption</u>	Current Market Value of Property Without Deducting Exemption			
I declare that the following a bankruptcy petition:	re the dates and addresses of my	domicile during the 730 days prec	eding the date of the filing of the			
<u>Dat</u>	<u>es</u>	Addı	resses			
		appears on its face to exceed the an	mount allowed by the applicable			
statute, I claim only the maximum	amount allowed by statute.					
ON BEHA		NDER PENALTY OF PERJURY JLE C - PROPERTY CLAIMED AS	S EXEMPT			
I,	Claimed as Evennt consisting o	declare under penalty of perjury t	that I have read the			
best of my knowledge, information	and belief.	succes, and that the	sy are true and correct to the			
Executed on:						

Debtor

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA _____ Division

IN RE: CASE NUMBER:							
DEBTOR(S)	SUBPOENA :	FOR RULE 2004 EXAM	IINATION				
то:							
[] YOU ARE COMMA		to a court order issued under Ruition in the above case.	ıle 2004, Fed.R.Bankı	r.P., at the pla	ace, date, and		
Place:	Place: Dat						
				Time:			
date, and time specified bel (list documents or objects							
Place:				Date:	Date:		
				Time:			
Issuing Officer Signature	and Title:				Date		
Issuing Officer's Name, A	Issuing Officer's Name, Address and Phone Number:						
	T	PROOF OF SERVICE					
SERVED	Date	Place					
Served on (Print Name)			Manager or Service				

Served by (Print Name)		Title
DECLARATION OF	SERVER	
I declare under penalty of perjury under the laws of the United States of Ame Service is true and correct.	erica that the	e foregoing information contained in the Proof Of
Executed onSignature	gnature of Se	erver
	Address of S	erver

Rule 45, Fed. R. Civ. P., Parts(c) & (d) made applicable in cases under the Bankruptcy Code by Rule 9016, Fed. R. Bankr. P.

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include but is not limited to, lost earnings and a reasonable attorney's fee.
- (2)(A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated material or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the material or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance;
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of

- clause (c)(3)(B)(iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or
- (iii) requires disclosure of privileged or other protected matter and not exception or waiver applies, or
 - (iv) subjects a person to undue burden
 - (B) If a subpoena
- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing the specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

Rev. 2/2000

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Division

IN THE MATTER OF:	CASE NUMBER:
	CASE NUMBER.

DEBTOR

SUBPOENA IN A CASE UNDER THE BANKRUPTCY CODE

T	0:
ſ	1 YOU ARE COMMANDED to appear in t

Place:	Date:
	Time:
] YOU ARE COMMANDED to appear at the place, date, and time specified below to testify	y at the taking of a deposition in the above case
Place:	Date:
	Time:
] YOU ARE COMMANDED to produce and permit inspection and copying of the following pecified below:	g documents or objects at the place, date, and ti
(list documents or objects):	
Place:	Date:
	Time:
] YOU ARE COMMANDED to permit inspection of the following premises at the date and	time specified below.
Premises:	Date:
	Time:
Any subpoenaed organization not a party to this proceeding case shall designate one or more ersons who consent to testify on its behalf, and may set forth, for each person designated, the ma 0(b)(6) made applicable to this proceeding by Rule 7030, Fed. R. Bankr. P. See Rules 1018 and 90 ed. R. Bankr. P.	tters on which the person will testify, Fed. R. C
Issuing Officer Signature and Title:	Date

PROOF OF SERVICE					
SERVED	Date	Place	rlace		
Served on (Print Name) Manager or Service					
Served by (Print Name) Title					
		DECLARATION OF SERVE	R		
I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof Of Service is true and correct.					
Executed on Signature of Server					
Address of Server					

Rule 45, Fed. R. Civ. P., Parts(c) & (d) made applicable in cases under the Bankruptcy Code by Rule 9016, Fed. R. Bankr. P.

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include but is not limited to, lost earnings and a reasonable attorney's fee.
- (2)(A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated material or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the material or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - $\hbox{(i)} \quad \hbox{ fails to allow reasonable time for compliance;} \\$
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person

- resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c)(3)(B)(iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or
- (iii) requires disclosure of privileged or other protected matter and not exception or waiver applies, or
 - (iv) subjects a person to undue burden
 - (B) If a subpoena
- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing the specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

$\hbox{ (d) } \qquad \hbox{DUTIES IN RESPONDING TO SUBPOENA}.$

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

Rev. 2/2000

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Division

In re:	Bankruptcy Case No.	
Debtor(s)* Social Security No. Employer Tax I.D. No.:		
	SUMMONS TO DEBTOR IN INVOLUNTARY CASE	
To the above named debt	or:	
A petition under the I	Bankruptcy Code (title 11, of the United States Code) was filed against you on	
	in this court, requesting an order for relief under chapter	
(date)		
of the Bankruptcy Code.		
YOU ARE SUMMO	NED and required to submit to the clerk of the bankruptcy court a motion	or answer to the
petition within 20 days after	er the service of this summons. A copy of the petition is attached.	
	Clerk, U.S. Bankruptcy Court, Eastern District of North Carolina 9 1760-A Parkwood Blvd., Wilson, NC 27893 9 300 Fayetteville Street Mall, P.O. Box 1441, Raleigh, NC 18602-1441	
At the same time you mus	t also serve a copy of your motion or answer on petitioner's attorney.	
	Name and Address of Petitioner's Attorney	
If you make a motion, you	r time to serve an answer is governed by Bankruptcy Rule 1011(c).	
If you fail to respond to th	is summons, the order for relief will be entered.	
	Peggy B. Deans, Clerk of Court	
	By: Deputy Clerk	
Date	Deputy Clerk	

^{*}Set forth all names, including trade names, used by the debtor within the last 6 years. (Bankruptcy Rule 1005). For joint debtors, set forth both social security numbers.

CERTIFICATE OF SERVICE

I	· ·		, certify that I am, and	d at all time	S
مانسده	(name)	t loss than 10 years of ago and not a	contro to the meetical con-		ا ماد
		t less than 18 years of age and not a p			
servic	e of process was made. I further cert	ify that the service of this summons a	and a copy of the com	iplaint was	made
on	(date)	by:			
		ited States mail, postage fully pre-paid	, addressed to		
	Personal Service: By leaving the pro	ocess with defendant or with an officer	r or agent of defendar	nt at:	
	Residence Service: By leaving the p	process with the following adult at:			
	Publication: The defendant was serv	red as follows: [Describe briefly]			
	State Law: The defendant was serve as follows: [Describe briefly]	ed pursuant to the laws of the State of	(name of st	tate)	
Ţ	Under penalty of perjury, I declare tha	at the foregoing is true and correct.			
	Date	Si	gnature		
	Print Name				
	Business Address				
	City	State	Zip		
	1				

Rev.2/2000

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Division

IN RE:		CASE NUMBER:
DEBTOR(S)		
JUDGMENT CREDITOR (PLAINTIFF) V. JUDGMENT DEBTOR (DEFENDANT)	ADVERSARY PROCEEDING NUMBER:	
	BILL OF COSTS	
Notice is given that the following Bill of Costs will be p	resented to the bankruptcy clerk at the fo	ollowing place, date, and time:
Address:		Date Time
Judgment was entered in the above entitled action on(Date)	against	
Fee of the clerk	rily obtained for use in the	s
I, attorney for correct and were necessarily incurred in this action, the necessarily performed, and that a copy of this Bill of C	at the services for which fees have been	charged were actually and
Name and Address of Judgment De	Signature of Attorney	
	· · · · · · · · · · · · · · · · · · ·	\$
COSTS ARE TAXED IN THE FOLLOWING AMOUNT	Peggy B. Deans, Clerk of By:	· ·
Date	D	eputy Clerk

WITNESS FEES (computation, cf. 28 U.S.C. § 1821 for statutory fees)							
NAME AND RESIDENCE	ATTEN Days	<u>DANCE</u> Total Cost	SUBSIS Days	STENCE Total Cost	MILE Miles	EAGE Fotal Cost	TOTAL COST for Each Witness
					ТО	ΓAL	

NOTICE

Section 1924, title 28, U.S. Code provides:

"Before any bill of costs is taxed, the party claiming any item of cost or disbursement shall attach thereto an affidavit, made by himself or by his duly authorized attorney or agent having knowledge of the facts, that such item is correct and has been necessarily incurred in the case and that the services for which fees have been charged were actually and necessarily performed."

Section 1920 of title 28 reads in part as follows:

"A bill of costs shall be filed in the case and, upon allowance, included in the judgment or decree."

The Bankruptcy Rules contain the following provisions: Bankruptcy Rule 7054(b)

"COSTS. The court may allow costs to the prevailing party except when a statute of the United States or these rules otherwise provides. Costs against the United States, its officers and agencies shall be imposed only to the extent permitted by law. Costs may be taxed by the clerk on one day's notice; on motion served with five days thereafter, the action of the clerk may be reviewed by the court."

Bankruptcy Rule 9006(f)

"ADDITIONAL TIME AFTER SERVICE BY MAIL. When there is a right or requirement to do some act or undertake some proceeding within a prescribed period after service of a notice or other paper and the notice or paper other than process is served by mail, three days shall be added to the prescribed period."

Bankruptcy Rule 9021(a) (in part)

"Entry of the judgment shall not be delayed for the taxing of costs."

Rev. 2/01

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Division

IN RE:	CASE NUMBER:
DEBTOR(S)	
PLAINTIFF(S) V.	ADVERSARY PROCEEDING NUMBER:
DEFENDANT(S)	
DEPOSITION SUBPO	DENA IN AN ADVERSARY PROCEEDING
То:	
YOU ARE COMMANDED to appear to testify at the toplace and time:	taking of a deposition in the above named adversary proceeding at the following
Date:	Time:
Location:	
YOU ARE ALSO COMMANDED TO BRING with y "None"]	rou the following documents(s) and objects(s): [If not applicable, enter
as made applicable to this proceeding by Bankruptcy directors, managing agents or other persons who conse	ersary proceeding is directed pursuant to Federal Rule of Civil Procedure 30(b)(6), Rule 7030, to file a designation with the court specifying one or more officers and to testify on its behalf, and to set forth, for each person designated, the matters to or objects each person will produce. The persons so designated shall testify as
Subpoena issued on the request of [Name of Party]:	Inquiries may be addressed to [Attorney's name, address and phone]:
	Peggy B. Deans, Clerk of Court
	Ву:
Date	Deputy Clerk

CERTIFICATE OF SERVICE

I, _					, certify that	I am,
and at all t	imes during the service	(name) of this subpoena was	, not less than 1	8 years of age	and not a party	to the
	cerning which service of					
	on(date)					e
attendance	fees and mileage allow	red by law, to		(name	e)	 ;
a witness i	n this case, at:					
Ur	nder penalty of perjury,	I declare that the fore	egoing is true ar	nd correct.		
Da	ate			Signature		_
	Print Name					7
	Time Name					
	Business Address					
	City		State		Zip	

Rev. 2/2000

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA

	Division	
IN RE:	CASE NUMBER:	
DEBTOR(S)		
PLAINTIFF(S)) ADVERSARY PROCEEDING) NUMBER:)	
V.)))	
DEFENDANT(S)))	
	ENTRY OF DEFAULT	
It appears from the record that the following	g defendant failed to plead or otherwise defend in this case as required by law.	
Name:		
ivanic.		
Theref ore, default is entered against the defendant	as authorized by Bankruptcy Rule 7055.	
	Peggy B. Deans, Clerk of Court	
Date	By: Deputy Clerk	

Rev. 2/01

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Division

IN RE: CASE NUMBER: DEBTOR(S) JUDGMENT CREDITOR (PLAINTIFF) ADVERSARY PROCEEDING V. NUMBER: JUDGMENT DEBTOR (DEFENDANT) MOTION TO CLAIM EXEMPT PROPERTY I, the undersigned, move to set aside the property claimed below as exempt. 1. I am a citizen and resident of ______ County, North Carolina. 2. [] I am married to [] I am not married. (I own) (I am purchasing) (I rent) (choose one; mark out the other choices) a (house) (trailer) (apartment) (choose one; mark out the other choices). The following persons live in my household and are in substantial need of my support: NAME RELATIONSHIP TO JUDGMENT DEBTOR **AGE**

4. I (do) (do not) own any other real property. If other real property is owned, list that property on the following lines. If no other real property is owned, mark "not applicable" on the first line.
5. The following persons are, so far as I am able to tell, all of the persons or companies to whom I own money:
6. I wish to claim my interest in the following real or personal property that I use as a residence or my dependent uses as a residence I also wish to claim my interest in the following burial plots for myself or my dependents. I understand that my total interest claimed in the residence and burial plots may not exceed \$10,000. I understand that I am not entitled to this exemption if I take the homestead exemption provided by the constitution of North Carolina in other property. I understand that if I wish to claim more than one parce exempt I must attach additional pages setting forth the following information for each parcel claimed exempt.
Property Location:
County Township
Street Address_
Legal Description:
Number by which county tax assessor identifies property
Description (Attach a copy of your deed or other instrument of conveyance that describes the property and indicate here, or describe the property in as much detail as possible). Attach additional sheets if necessary.
Record Owner(s):
Estimated Value:
Lienholders:
(1) Name Current Balance
Address

(2) Name	Current Balance				
Address					
(3) Name	Current Balance				
Address					
(4) Name	ne Current Balance				
Address					
7. I wish to claim the following exempt:	life insurance policies whos	se sole beneficiarie	s are (my wife) (my children) (my wife and children) as		
Name of Insurer	Policy Number	Face Value	Beneficiary(ies)		
8. I wish to claim the following i	tems of health care aid nece	essary for (myself)	(my dependents) to work or sustain health:		
Item	Purpo	se	Person Using Item		
9 I wish to claim the following	implements professiona	l books or tools ((not to exceed \$750), of my trade or the trade of my		
dependent. I understand that such					
	Item		Estimated Value		
books, animals, crops or musical are held primarily for my personal I understand that I am entitle	instruments as exempt from , family or household use o d to personal property wor	on the claims of my r for such use by m th the sum of \$3,50	rnishing, household goods, wearing apparel, appliances creditors. I affirm, that these items of personal property by dependents. OO. I understand that I am also entitled to \$750 for each. I further understand that I am entitled to this amount		

after deduction from the value of the property the amount of any valid lien or purchase money security interest and that property

purchased within 90 days of this proceeding is not exempt.

Item (or class) of Pro	operty	Amount of Lien or Security Interest	Location	Estimated Value of Judgment Debtor's Interest
titled to my interest in	a motor v	vehicle worth the sum of \$	\$1,500 after deduction	the claims of my creditors. I understand that of the amount of any valid liens or purchase a proceeding is not exempt. Estimated Value

12. I wish to claim as exempt the following compensation which I received for the personal injury of myself or a person upon whom I was dependent for support or compensation which I received for the death of a person upon whom I was dependent for support. I understand that this compensation is not exempt from claims for funeral, legal, medical, dental, hospital or heath care charges related to the accident or injury which resulted in the payment of the compensation to me.

(a)	amount of compensation:
(b)	method of payment: lump sum or installments
(c)	name and relationship to debtor of person(s) injured or killed giving rise to compensation:
(d)	location of compensation if received in lump or installments:

(e) unpaid debts arising out of the injury or death giving rise to compensation:

Name and Address	Services Rendered	Amount of Debt

13. I wish to claim the following property as exempt because I claimed residential real or personal property as exempt that is worth less than \$3,500 or I made no claim for a residential exemption under section (6) above, I understand that I am entitled to \$3,500 in any property only if I made no claim under section (6) above and that if I make a claim under section (6) above, that I am entitled to \$3,500 in any property minus any amount I claimed under section (6). (Examples: claim of \$1,000 under section (6), \$2,500 allowed here; claim of \$3,450 under section (6), \$50 allowed here; claim of \$3,600 under section (6), no claim allowed here.) I further understand

that the amount of my claim under this section is after the deduction from the value of this property of the amount of any valid lien or purchase money security interests and that tangible personal property purchased within 90 days of this proceeding is not exempt.

PERSONAL PROPERTY:

	Property Location	Amount of Liens or Purchase Money Security Interest	Value of Judgment Debtor's Interest
	RTY (I understand that if I wish to mation for each parcel claimed exem		exempt, I must attach additional pages setting forth the
Property Locat	ion:		
County		Township	
Street Address	<u> </u>		
Legal Descript	ion:		
Number by wh	ich county tax assessor identifies p	roperty	
	attach a copy of your deed or other i much detail as possible). Attach ac		t describes the property and indicate here, or describe the
Record Owner	<u>(s):</u>		
Estimated Valu	<u>le:</u>		
Lienholders:			
(1) Name		Curre	nt Balance
Address_			
(2) Name		Curra	nt Ralanca

Address____

(3) Name	Current Balance				
Address					
(4) Name	Current Balance				
Address					
14 I wish to claim	my individual retirement accounts	s, individual retirement annuities, and acco	ounts established as part of a trust.		
Account no	Account holder				
Account no	Account holder_				
Account no	Account holder				
Account no.	Account holder				
15. The following is	s a complete listing of all of my as:	sets which I have not claimed as exempt u	nder any of the preceding paragraphs:		
	Item	Location	Estimated Value		
delivering a copy to the judgment creditor judgment creditor (p [] depositing a cop	him personally [] delivering a copor's attorney [] depositing a copy plaintiff) at the address shown on topy of the motion in a postpaid pr	of the motion in a postpaid addressed w	rapper in a post office, addressed to the		
Dated:		Signature of Judgment Debtor (D	Defendant)		
_	nt Debtor: The Clerk of the U you should talk with an attorne	S.S. Bankruptcy Court cannot fill out t	his form for you. If you		

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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA

	Division
IN RE:	CASE NUMBER:
DEBTOR(S)	
JUDGMENT CREDITOR (PLAINTIFF))	
V.)	ADVERSARY PROCEEDING NUMBER:
JUDGMENT DEBTOR (DEFENDANT)))	
NOTICE OF RIGHT T	O HAVE EXEMPTIONS DESIGNATED
A judgment has been entered against you in the case capti	oned above in which you have been ordered to:
[] pay money over to the judgment creditor (Plaintiff).	
[] turn over various household belongings to the judgmen	nt creditor (Plaintiff).
you notice of your rights. Under the Constitution and la judgment certain of your property (in other words, to kee	against you) is now seeking to collect this judgment and has asked me to give aws of North Carolina, you have the right to exempt from the collection of the p it from being taken from you). If you wish to keep your exempt property, you or take it to the Clerk at the address listed below. You MUST also mail or take a d below.
constitutional and statutory rights if you do nothing. If y creditor (plaintiff) may be able to take any or all of your p	ater than 20 days after it was served on you because you will lose valuable you do not respond, you will give up your right to exemptions and the judgment property to satisfy the judgment. You may wish to consider hiring an attorney to receive all the protection to which you are entitled under the North Carolina
Judgment Creditor (Plaintiff) or Attorney	Date
Address	Signature

Telephone	Clerk, U.S. Bankruptcy Court, EDNC 9 P.O. Drawer 2807, Wilson, NC 27894-2807 9 P.O. Box 1441, Raleigh, NC 27602-1441

You may serve this notice and the motion to claim exempt property by mailing a copy of each, registered or certified mail, return receipt requested, addressed to the judgment debtor (defendant). To prove service, you must file an affidavit (notarized by a notary public) with the clerk asserting that (1) a copy of the notice or rights and motion to claim exempt property was deposited in the post office for mailing by registered or certified mail, return receipt requested; (2) it was in fact received as evidenced by the attached registry receipt or other evidence of delivery; and (3) the genuine receipt or other evidence of delivery is attached. You must attach the post office delivery receipt to the affidavit.

Alternatively, you may choose to have this notice and the motion served by the U.S. Marshall. If you select this method, you must pay a service fee. The Marshall's service will be proven by his return.

If your attempted service by certified or registered mail or personal service by the Marshall fails, you may then serve the judgment debtor (defendant) by mailing a copy of notice and motion to him at his last known address. To prove service, you must file a certificate with the clerk that the notice and motion were served indicating why you used such service, the date the notice was mailed and the address to which it was mailed. Remember, you may NOT use service by regular first class mail until you have tried first to serve the judgment debtor (defendant) personally or by certified or registered mail and such service was unsuccessful.

RETURN OF SERVICE BY U.S. MARSHALL				
I certify that this notice and a copy of a motion to claim exempt property were received and served as follows:				
Date Served	Name of Judgment Debtor (Defendant)			
[] By delivering to the judgment debtor (defendant) named above a copy of the notice and motion to claim exempt property.				
			exempt property at the dwelling house or usual place above with a person of suitable age and discretion.	
Name of person with whom copies left.				
Address where copies delivered or left.				
[] Debtor (Defendant) WAS NOT served for the following reason:				
Service Fee Paid	rvice Fee Paid Date Received Name of U.S. Marshall Making Return:			
Date of Return Address:				

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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA _____ Division

IN RE:		CASE NUMBER:	
DEBTOR(S)			
JUDGMENT CREDITOR (PLA V. JUDGMENT DEBTOR (DEFE))))	ADVERSARY PROCEEI NUMBER:	DING
	ORDER DESIGNATIN	G EXEMPT PROPER	TY
[] that all property listed in t	nade, and for good cause shown, in the motion and schedule attached by belonging to the judgment debtors.	is designated as exempt property	
Item	Description	Judgment Debtor's Interest	Exemption Value
Residence Burial Plot Household goods, furnishings, appliances, etc. Interest in Motor Vehicle List any other exempt property			
[] It is further ORDERED as f	follows:		
Dated:	-	Clerk of Court	

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA

Division IN RE: CASE NUMBER: DEBTOR(S) ADVERSARY PROCEEDING PLAINTIFF(S) NUMBER: V. DEFENDANT(S) SUBPOENA IN AN ADVERSARY PROCEEDING TO: YOU ARE COMMANDED to appear in the United States Bankruptcy Court at the place, date, and time specified below to testify in the above Place: Date: Time:] YOU ARE COMMANDED to appear at the place, date, and time specified below to testify at the taking of a deposition in the above case. Place: Date: Time: YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or objects at the place, date, and time specified below: (list documents or objects): Date: Place: Time:] YOU ARE COMMANDED to permit inspection of the following premises at the date and time specified below. Premises: Date: Time: Any subpoenaed organization not a party to this adversary proceeding shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and may set forth, for each person designated, the matters on which the person will testify, Fed. R. Civ. P. 30(b)(6) made applicable to this proceeding by Rule 7030, Fed. R. Bankr. P. Issuing Officer Signature and Title: Date Issuing Officer's Name, Address and Phone Number:

PROOF OF SERVICE				
SERVED	Date	Place		
SERVED				
Served on (Print Name)	Served on (Print Name)		Manager or Service	
Served by (Print Name)			Title	
		DECLARATION OF SERVER	t .	
I declare under penalty Proof Of Service is true an	1 0 0	of the United States of America	that the foregoing information contained in the	
Executed on				
Signature of Server			Server	
		Address of S	Server	

Rule 45, Fed. R. Civ. P., Parts(c) & (d) made applicable in cases under the Bankruptcy Code by Rule 9016, Fed. R. Bankr. P.

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include but is not limited to, lost earnings and a reasonable attorney's fee.
- (2)(A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated material or of the premises. If objection is made, the party serving the subpoena shall not be entitled to inspect and copy the material or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
 - (i) fails to allow reasonable time for compliance;
- (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person

resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c)(3)(B)(iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or

- (iii) requires disclosure of privileged or other protected matter and not exception or waiver applies, or
 - (iv) subjects a person to undue burden
 - (B) If a subpoena
- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing the specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUBPOENA.

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

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IN RE:

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA _____Division

CASE NUMBER:

DEBTOR(S)		
PLAINTIFF(S))))	ADVERSARY PROCEEDING NUMBER:
V.)))	NUMBER:
DEFENDANT(S))	
	SUMMONS IN AN ADVI	ERSARY PROCEEDING
of the bankruptcy court w		er to the complaint which is attached to this summons to the clerk of this summons, except that the United States and its offices and t within 35 days.
9	llerk, U. S. Bankruptcy Court, Eastern Distr 1760-A Parkwood Blvd., Wilson, NC 278 300 Fayetteville St. Mall, P.O. Box 1441, F	93
At the same time, you mus	t also serve a copy of the motion or answe	er upon plaintiff's attorney
	Name and Address of Plaintiff's At	torney:
If you make a motion, your	time to answer is governed by Bankruptcy	y Rule 7012.
ENTRY OF A JUDGM		FAILURE WILL BE DEEMED TO BE YOUR CONSENT TO JRT AND JUDGMENT BY DEFAULT MAY BE TAKEN INT.
		Peggy B. Deans, Clerk of Court
	Ву: _	
Date	·	Deputy Clerk

CERTIFICATE OF SERVICE

I,	I,	, certify that I am, and at all
times	(name) nes during the service was, not less than 18 years of a	age and not a party to the matter concerning which servi
of pro	process was made. I further certify that the service of	of this summons and a copy of the complaint was made
on	(date) by:	
	Mail service: Regular, first class United States n	mail, postage fully pre-paid, addressed to:
	Personal Service: By leaving the process with de	defendant or with an officer or agent of defendant at:
	Residence Service: By leaving the process with	h the following adult at:
	Publication: The defendant was served as follow	ws: [Describe briefly]
	State Law: The defendant was served pursuant t as follows: [Describe briefly]	t to the laws of the State of (name of state)
Ui	Under penalty of perjury, I declare that the foregoin	ng is true and correct.
	Date	Signature
	Print Name	
	Business Address	
	City St	State Zip

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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Division

IN RE:	CASE NUMBER:
DEBTOR(S)	
)
PLAINTIFF) ADVERSARY PROCEEDING
V.) NUMBER:))
DEFENDANT(S) AND THIRD-PARTY PLAINTIFF(S)))
V.	
THIRD-PARTY DEFENDANT(S))))
THII	RD-PARTY SUMMONS
clerk of the bankruptcy court within 30 days after the date of agencies shall submit a motion or answer to the third-party court, Eastern 9 1760 Parkwood Blvd., P.O. Drawer 2	District of North Carolina 1807, Wilson, NC 27896-2807
At the same time, you must also serve a copy of the motion plaintiff's attorney.	n or answer upon plaintiff's attorney as well as the defendant and third-party
Name and Address of Plaintiff's Attorney:	Name and Address of Defendant's Attorney and Third-Party Plaintiff's Attorney:
complaint unless this is an admiralty or maritime case sub which case you are required to submit a motion or an answe copy of your motion or answer upon the appropriate parties. IF YOU FAIL TO RESPOND TO THIS SUMMONS,	, YOUR FAILURE WILL BE DEEMED TO BE YOUR CONSENT TO COURT AND JUDGMENT BY DEFAULT MAY BE TAKEN AGAINST
	1055y B. Demis, Clork of Court
Date	By: Deputy Clerk

CERTIFICATE OF SERVICE

			, certii	ry that I am, and a	it all times	
the service of th	(name) is subpoena was, not	less than 18				ich
e of process was i	made. I further certify	y that the ser	vice of this su	mmons and a cop	by of the complaint was m	ıade
(date)	by:					
, ,	egular, first class Unit	ted States ma	ail, postage ful	ly pre-paid, addr	essed to	
Personal Service	e: By leaving the prod	cess with def	fendant or witl	n an officer or ag	ent of defendant at:	
Residence Serv	ice: By leaving the pr	rocess with the	he following a	dult at:		
Publication: Th	e defendant was serve	ed as follows	: [Describe br	riefly]		
State Law: The as follows: [Des	defendant was served scribe briefly]	d pursuant to	the laws of the	ne State of	(name of state)	_
nder penalty of pe	erjury, I declare that th	he foregoing	is true and co.	rrect.		
Date				Signature		
	Print Name					
	Business Address					
	City		State	Zip		
	(date) Mail service: R Personal Service Residence Service Publication: Th State Law: The as follows: [Designations of personal service]	the service of this subpoena was, not e of process was made. I further certify	the service of this subpoena was, not less than 18 to of process was made. I further certify that the ser by: (date) Mail service: Regular, first class United States material Service: By leaving the process with determined Residence Service: By leaving the process with the Publication: The defendant was served as follows: State Law: The defendant was served pursuant to as follows: [Describe briefly] Date Print Name Business Address	(name) (the service of this subpoena was, not less than 18 years of age are of process was made. I further certify that the service of this subpoena was, not less than 18 years of age are of process was made. I further certify that the service of this subpoena was, not less than 18 years of age are of process was made. I further certify that the service of this subpoena was py: [Mail service: Regular, first class United States mail, postage full of the process with defendant or with the process with the following and publication: The defendant was served as follows: [Describe by State Law: The defendant was served pursuant to the laws of the as follows: [Describe briefly] [Describe briefly] Date Print Name Business Address	(name) (the service of this subpoena was, not less than 18 years of age and not a party to e of process was made. I further certify that the service of this summons and a copy (date) Mail service: Regular, first class United States mail, postage fully pre-paid, address Personal Service: By leaving the process with defendant or with an officer or age Residence Service: By leaving the process with the following adult at: Publication: The defendant was served as follows: [Describe briefly] State Law: The defendant was served pursuant to the laws of the State of as follows: [Describe briefly] nder penalty of perjury, I declare that the foregoing is true and correct. Print Name Business Address	the service of this subpoena was, not less than 18 years of age and not a party to the matter concerning where of process was made. I further certify that the service of this summons and a copy of the complaint was made of process was made. I further certify that the service of this summons and a copy of the complaint was made of process was made. I further certify that the service of this summons and a copy of the complaint was made of process was made. I further certify that the service of this summons and a copy of the complaint was made of the complaint was made of the complaint was made of the complaint was served to defend and at: Residence Service: By leaving the process with the following adult at: Publication: The defendant was served as follows: [Describe briefly] State Law: The defendant was served pursuant to the laws of the State of as follows: [Describe briefly] (name of state) ander penalty of perjury, I declare that the foregoing is true and correct. Print Name Business Address

Rev. 9/97

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NORTH CAROLINA Division

IN RE:	CASE NUMBER:
DEBTOR(S)	
JUDGMENT CREDITOR (PLAINTIFF) V. JUDGMENT DEBTOR (DEFENDANT)	ADVERSARY PROCEEDING NUMBER:
WRIT OF EXECUTION TO	ΓHE UNITED STATES MARSHAL
Name and Address of Judgment Creditor	Amount of Judgment: \$ Clerk's Fee:
	\$
V.	Other Costs:
Name and Address of Judgment Debtor	\$ Interest From: \$ Costs of this writ:
	\$
TO THE UNITED STATES MARSHAL FOR TH	E EASTERN DISTRICT OF NORTH CAROLINA:
You are directed to levy upon the property of judgment in accordance with the attached instructions.	f the above named judgment debtor to satisfy a money
Date	Clerk of the Bankruptcy Court

UNITED STATES MARSHAL'S RETURN		
I received this writ on(date)	, and executed the same on (date)	
	United States Marshal	
	By:	